

UNITED STATES DEPARTMENT OF COMMERCE

Pat nt and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO. FILING DATE STAVNES INVENTOR ATTORNEY DOCKET NO.

IM71/0719

JAMES V LAPACEK
S&C ELECTRIC COMPANY
6601 NORTH RIDGE BOULEVARD
CHICAGO IL 60626

EXAMINER					
 NOLAN, S					
ART UNIT	PAPER NUMBER				
AULONII	17.0 211 110.00211				

DATE MAILED:

07/19/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks

Sandra Nolan

Advisory Action

Application No. **09/054,986**

Applicant(s)

Examiner

Group Art Unit

1772

STAVNES et al



						<u> </u>			
TH	E PI	ERIOD	FOR RESPO	NSE: [check only	a) or b)]				
	a)	expi	res	months from the m	nailing date of the f	inal rejection.			
	b)	is la	res either three ter. In no event ction.	months from the mailin , however, will the statu	ng date of the final utory period for the	rejection, or on the m response expire later	ailing date of this Advis	sory Action, whichever the date of the final	
	مأداد	احتطب حم	the reconces	e obtained by filing a pa the petition, and the fee ension and the corresp e originally set shorten	a have been filed is	the date of the respo	nnse and also the date	e appropriate fee. The for the purposes of CFR 1.17 will be	
	App peri	oellant's iod for r	Brief is due esponse set	two months from t forth above, which	he date of the l lever is later).	Notice of Appeal t See 37 CFR 1.19	filed on 1(d) and 37 CFR 1	(or within a 1.192(a).	ny
Ap but	plic t is	ant's re NOT de	esponse to t eemed to pla	he final rejection, ce the application	, filed on <u>Ju</u> n in condition	il 3, 2000 for allowance:	_ has been consi	idered with the following	g ffect,
X	The	propos	sed amendm	ent(s):					
			entered upor	n filing of a Notice	of Appeal and	an Appeal Brief.			
	Τ.			sues that would re	auiro furthor o	onsideration and/	or search (See n	ote below)	
	į			sues that would re sue of new matter.			or search. (See in	ote below).	
	[the	, y are not dee	med to place the a	•	•	eal by materially re	educing or simplifying the	
	ſ		ies for appea	ո. litional claims with	out cancelling:	a corresponding r	number of finally re	eiected claims	
	ı	NOTE:	The limitation	on that Applicants	propose to ins	ert into claim 36 v	vas not claimed ea	arlier. The section 103 re	iections
			<u>are maintai</u>	ned for the claims	now pending.				
		Applica	ant's respons	e has overcome th	ne following rej	ection(s):			
	Ne se	ewly pro parate,	posed or am timely filed a	ended claims mendment cancell	ing the non-all	owable claims.	wol	uld be allowable if submit	ed in a
X			ivit, exhibit or nce because		sideration has t	oeen considered l	but does NOT plac	ce the application in cond	tion
				ions are deemed p	roper for the re	easons set out in	Paper Nos. 2 and	5.	
			vit or exhibit in the final re		dered because	it is not directed s	SOLELY to issues	which were newly raised	by the
X	Fo	r purpo	ses of Appea	l, the status of the	claims is as fo	llows (see attach	ed written explana	tion, if any):	
	Cla	aims all	owed: <u>None</u>						
			jected to: <u>N</u> ected: <u>1, 5,</u>		4-26, 28, 33, 3				
	Th	e propo	sed drawing	correction filed on			as	en approved by the Exami	ner.
	No	ote the a	attached Info	rmation Disclosure	Statement(s),	PTO-1449, Pape	r No(s)		0
	Ot	her						NASSER AHMAD	od.
								PRIMARY EXAMINE	R
								TC-1700	